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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,436 02/09/2004		02/09/2004	Sofla Hermansson	018798-192	6591
21839	7590	12/28/2004		EXAM	INER
BURNS D	OANE SV	WECKER & MAT	GIBSON, KESHIA L		
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ALEXANDRIA, VA 22313-1404			ART UNIT	PAPER NUMBER	
•				2761	

DATE MAILED: 12/28/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
055 4	4: O	10/773,436	HERMANSSON ET AL.					
Office Ac	tion Summary	Examiner	Art Unit					
		Keshia Gibson	3761					
The MAILING Period for Reply	DATE of this communication app	ears on the cover sheet with th	e correspondence address					
THE MAILING DATE - Extensions of time may be after SIX (6) MONTHS fror - If the period for reply speci - If NO period for reply is specially sp	ATUTORY PERIOD FOR REPLY OF THIS COMMUNICATION. available under the provisions of 37 CFR 1.13 in the mailing date of this communication. Field above is less than thirty (30) days, a reply sciffed above, the maximum statutory period wet or extended period for reply will, by statute, office later than three months after the mailing nent. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be within the statutory minimum of thirty (30) ill apply and will expire SIX (6) MONTHS for cause the application to become ABANDO	e timely filed days will be considered timely. rom the mailing date of this communication. DNED (35 U.S.C. § 133).					
Status								
1) Responsive to	communication(s) filed on	_•						
2a) ☐ This action is F	FINAL. 2b)⊠ This	action is non-final.						
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4a) Of the above 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1-20</u> if 7) ☐ Claim(s)	Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-20 is/are rejected. Claim(s) is/are objected to. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Application Papers								
10) The drawing(s) Applicant may n Replacement drawing	on is objected to by the Examine filed on <u>09 February 2004</u> is/are of request that any objection to the cawing sheet(s) including the correction of the correction of the correction of the Examine is objected to by the Ex	: a)⊠ accepted or b)⊡ object drawing(s) be held in abeyance. on is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C	. § 119							
12) ⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ⊠ All b) □ Some * c) □ None of: 1. ☑ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s) 1) Notice of References Cir 2) Notice of Oraftsperson's	ted (PTO-892) Patent Drawing Review (PTO-948)	4) ☐ Interview Summ Paper No(s)/Mai						
	Statement(s) (PTO-1449 or PTO/SB/08)		al Patent Application (PTO-152)					



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
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			EXAMINER	
			ART UNIT	PAPER
				20041214
			DATE MAILED).

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-3 and 13-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Murphy (U.S. Pat. 4286639).

In regard to Claim 1, Murphy discloses a wrapper 15/72 for an absorbent article 38 comprising 1) a container part 33 with an opening for inserting/removing an absorbent article (Column 1, lines 9-14), 2) a lid 16/75 having an open position and a closed position (Figures 2 and 8) and releasably attached to the outside of the container part 33 (column 1, line 68- column 2, line 2), and a distance element (snap fastener 36/37 or hook-and-loop fastener 78) is arranged between the lid part 16/75 and the container part 33 to facilitate opening of the wrapper 15 (Figures 2 and 8).

In regard to Claim 2, as discussed for Claim 1, Murphy discloses a wrapper with a lid portion 16/75. The wrapper 15/72 has a first end (at fold 50) and a second end (at the opposing edge of lid 16/75). The distance element 36/37, 78 is located by the end edge, which is the edge associated with the lid's second end.

In regard to Claim 3, Murphy discloses that the wrapper is formed from a single sheet that has been folded at fold lines 52 and 53 so that a front panel 18 and a back panel 17

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are formed and create a pocket portion and a flap portion (column 2, lines 55-73; column 3, lines 47-48).

In regard to Claim 13, the distance element of wrapper 15/72 disclosed by Murphy has a first inactive state when the wrapper 15/72 is fully closed (as seen in Figure 1) and a second inactive state when the wrapper 15/72 is fully open (as seen in Figure 2).

In regard to Claim 14, the distance element of the wrapper 15/72 disclosed by Murphy can be brought from the first inactive state (Figure 1) to the second inactive state (Figure 2) by manipulating the distance element 36/37, or 78 (column 2, lines 20-25; Figure 7; Figure 8).

In regard to Claims 15-16, Murphy discloses a distance element made from hook-and-loop fasteners.

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

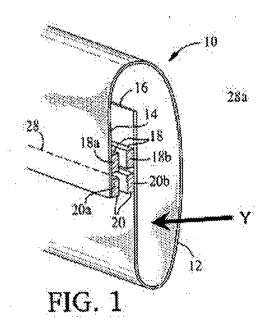
A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 4. Claims 19 and 20 are rejected under 35 U.S.C. 102(a) as being clearly anticipated by Moran et al. (WO 0226579).

In regard to Claim 19, Moran et al. disclose a disposable packaging wrapper 10, 30, 40, 50 having a container part (labeled Y in Figure 1 below), a lid part 14, and a distance element (closure strip) 18 comprising foam material. Moran et al. go on to teach that the distance element provides resiliency to enable the closure to seal around containments

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and allows for some lateral distortion of the closure without stressing the bond layer (page 2, lines 3-9).



In regard to Claim 20, Moran et al. disclose the use of a distance element of foam material (page 2, lines 4-24), which is a compressible material as claimed by the applicant. The foam material can be an open-cell foam (page 4, lines 3-4).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 6 is rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Murphy.

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Murphy discloses the use of snap fasteners or hook-and-loop fasteners as distance elements; however, Murphy does not disclose the thickness of these elements. It is reasonably possible for these elements to be of a thickness of 0.5 mm.

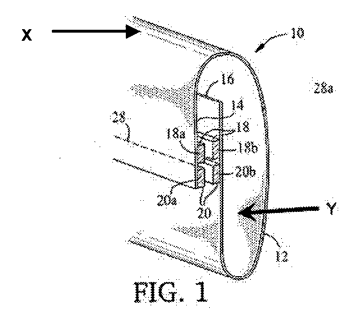
7. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kolterjohn et al. (U.S. Pat. Pub. 2002/0063076A1) in view of Moran et al. In regard to Claims 1 and 17, Kolterjohn et al. disclose a wrapper 24 for a folded absorbent article 22 ([0037]-[0038], [0041]) comprising 1) a container part (between middle portion 44 and back portion 46 of the wrapper) having an opening (near edge 38) that allows the absorbent article 22 to be removed from the wrapper 24 (Figure 1), 2) a lid part 50 that, when in a closed position, closes the opening of the wrapper 24 (Figure 1), and 3) an adhesive or other closure (not shown). Kolterjohn et al. also disclose a wrapper 60 for at least one folded absorbent article 20 ([0007], [0041]) comprising 1) a container part 64 having an opening 68 that allows the absorbent article 20 to be removed from the wrapper 24 ([0042], Figure 1), 2) a lid part 70 that, when in a closed position, closes the opening 68 of the wrapper 60 ([0042], Figure 2), and 3) a closure 76 arranged between the lid and container portions (Figure 3) and made from an adhesive, two-sided tape, or other material [0043]. Kolterjohn et al. fail to disclose a distance element that is located between the lid part

and the container part to facilitate opening of the wrapper.

Moran et al. teach a wrapper (10, 30, 40, 50) with a container part (labeled Y in Figure 1 above and below), a lid part 14, and a distance element (closure strip) 18 comprising foam material. Moran et al. go on to teach that the distance element provides resiliency

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to enable the closure to seal around containments and allows or some lateral distortion of the closure without stressing the bond layer (page 2, lines 3-9). Thus, it would have been obvious to one of ordinary skill in the art to modify Kolterjohn et al. by using the closure disclosed by Moran et al. since Moran et al. state that the closure improves the sealing capabilities of the wrapper.



In regard to Claim 2, Kolterjohn et al. disclose the lid part 70 having a first end 42 and a second end 36. They disclose that the distance element can be located by the end edge of the lid's second end ([0044]). Moreover, Moran et al. disclose the lid part 14 having a first end (labeled X in Figure 1 above) and a distance element 18 located by the end edge of the lid's second end 46 (Figures 1, 4, 4A and 4B).

In regard to Claim 3, Kolterjohn et al. disclose the wrapper 24/60 is formed from a rectangular piece of material 30/90 having two fold lines 40/100, 42/102 that divide the wrapper into 3 panels 44/104, 46/106, 48/108 ([0039], [0046]). The second panel

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44/104 and the central panel 46/106 are joined to each other along side edges 32/92, 34/94 ([0039], [0046]).

In regard to Claims 4-5, Kolterjohn et al. disclose that the side edges 32/92, 34/94 may be sealed number of ways, including mechanical fastening, adhesives, or heat sealing ([0040], [0046], [0054]).

In regard to Claim 6, Moran et al. disclose that the thickness of the foam layer of the closure can be from 0.5 to 1.3 millimeters for thinner foam layers (page 4, lines 4-8).

In regard to Claim 7, Moran et al. disclose the use of a distance element of foam material (page 2, lines 4-24), which is a compressible material as disclosed by the claimed invention.

In regard to Claim 8, Moran et al. disclose that the distance element can be an open-cell foam (page 4, lines 3-4).

In regard to Claims 9-12, the claimed invention discloses that fibrous wadding, a helical spring, a spring plate, and an elongated elastic element perform equally as well as an open-cell foam material and are therefore all considered equivalents. As a result, there is no reason to believe that the distance element of Moran et al. would not perform equally as well as that of the claimed invention; the claimed invention is not considered patentably distinct from the prior art.

In regard to Claim 13, Moran et al. disclose that distance elements comprising the thinner open-cell foam may be more suited for bags that need to be densely stacked (page 4, line 5-8). Thus, the distance element would perform in the same manner as specified by the claimed invention. It would have a first inactive (or compressed) state

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during dense stacking or packaging and a second inactive (or uncompressed) state once removed from the stack or package. Furthermore, as discussed for Claims 1 and 2, Moran et al. also disclose that the wrapper (10, 30, 40, 50) has a distance element 18 located near the end edge of the lid's second end 46. This distance element has a first inactive (engaged) state when in contact with the wrapper's second panel (labeled Y in Figure 1 above) and a second inactive (unengaged) state when not in contact with the second panel.

In regard to Claim 14, as discussed for Claim 13, the distance element 18 disclosed by Moran et al. has a first inactive state and a second inactive state. This distance element 18 can be brought from the first active state to the second inactive state either by stacking/packing and unstacking/unpacking the wrapper (i.e., manipulation of the distance element through mechanical force) or by engaging or disengaging the distance element.

In regard to Claim 15, Moran et al. disclose that the distance element 18 comprising a foam layer and a self-adhesive layer (page 2, lines 12-14). The self-adhesive layer seals the wrapper's lid (page 2, lines 21-23).

In regard to Claim 16, as discussed for Claim 15, Moran et al. disclose that the distance element 18 comprises a self-adhesive layer. Moran et al. go on to disclose that the self-adhesive layer of the distance element 18 is reclosable (page 7, lines 8-21).

In regard to Claim 18, as discussed for Claims 7 and 8, Moran et al. disclose a distance element comprising open-cell foam.

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Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Berg, Jr. et al (U.S. Pat. 5,484,636), which is a wrapper that forms a pouch and uses a tape fastening system comprised of a landing member.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Keshia Gibson whose telephone number is (571) 272-7136. The examiner can normally be reached on M-F 8:30 a.m. - 6 p.m., out of the office every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Larry Schwartz can be reached on (571) 272-4390. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Supervisory Patent Examiner

Group 3700